

AR-D-2232

5 September 1992

MEMORANDUM FOR: Deputy Director (Administration)

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Attached is the file dealing with the case of [REDACTED] 25A1A  
[REDACTED] who was recruited in [REDACTED] for overseas duty,  
came to Washington for training, and then was assigned to permanent  
duty in Washington. When he realized that he was being assigned  
permanent duty he insisted that he had accepted the position for  
overseas assignment and unless ordered overseas would resign. At  
the time of his employment he was advised to leave his family in  
which he did.

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A question has been raised as to whether [ ] should receive per diem or if his duty in Washington should be classified as permanent in view of the fact that he was so assigned. There is nothing on record to indicate that [ ] was promised per diem and in view of his permanent assignment here he would not, under the regulations, be entitled to a status of temporary duty, and as a result would not be qualified to receive per diem and traveling expenses for himself and family from [ ]

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This matter has been reviewed by the legal division and they have held that legally [REDACTED] may not be entitled to allowances for temporary duty in Washington. However, since he was given the impression by his recruiter that he would be sent overseas after a training period in Washington and that it would be better to leave his family in [REDACTED] the view was expressed that an administrative decision could be made granting him the rights of a temporary employee slotted for an overseas position.

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The undersigned concurs in this opinion and recommends that the DD/A approve the rights [REDACTED] would be entitled to if his orders had assigned him to temporary duty in Washington pending overseas assignment.

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### Anti-Sop-Is-Off

**APPROVED**

15) L. K. White (s)